

For KCC Use:	
Effective Date: _	
District #	
0040 🖂	

This authorization expires: _

Spud date: _

(This authorization void if drilling not started within 12 months of approval date.)

Agent:

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1023326

Form C-1
October 2007
Form must be Typed
Form must be Signed

	TENT TO DRILL (5) days prior to commencing well
Expected Spud Date:	Spot Description:
month day year	· · · · ·
	Sec Twp S. R LE W
OPERATOR: License#	
Name:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
Contact Paragri	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:feet MSL
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary	Public water supply well within one mile:
Disposal Wildcat Cable	Depth to bottom of fresh water:
Seismic ; # of Holes Other	Depth to bottom of usable water:
Other:	Surface Pipe by Alternate: I II
If OWWO: old well information as follows:	
<u> </u>	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
Directional, Deviated or Horizontal wellbore? Yes No If Yes, true vertical depth:	Water Source for Drilling Operations: Well Farm Pond Other: DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
The undersigned hereby affirms that the drilling, completion and eventual plugit is agreed that the following minimum requirements will be met: 1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> to through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the distr 5. The appropriate district office will be notified before well is either plugge 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented	drilling rig; by circulating cement to the top; in all cases surface pipe <i>shall be set</i> anderlying formation. rict office on plug length and placement is necessary <i>prior to plugging</i> ; ed or production casing is cemented in; If from below any usable water to surface within <i>120 DAYS</i> of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
ubmitted Electronically	Remember to:
For KCC Use ONLY	- File Drill Pit Application (form CDP-1) with Intent to Drill;
API # 15	- File Completion Form ACO-1 within 120 days of spud date;
Conductor pipe requiredfeet	- File acreage attribution plat according to field proration orders;
	- Notify appropriate district office 48 hours prior to workover or re-entry;
Minimum surface pipe requiredfeet per ALT. I II	- Submit plugging report (CP-4) after plugging is completed (within 60 days);
Approved by:	- Obtain written approval before disposing or injecting salt water.

- If this permit has expired (See: authorized expiration date) please

check the box below and return to the address below.

Well Not Drilled - Permit Expired Date:

Signature of Operator or Agent:



IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

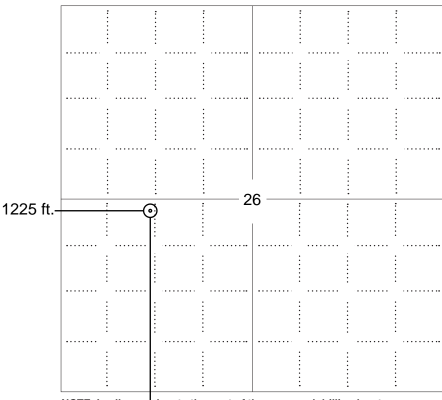
Plat of acreage attributable to a well in a prorated or spaced field

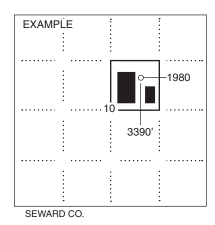
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please show all the wells and within 1 mile of the boundaries of the proposed acreage attribution unit for gas wells and within 1/2 mile of the boundaries of the proposed acreage attribution unit for oil wells.

API No. 15	
Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW

PLAT

(Show location of the well and shade attributable acreage for prorated or spaced wells.) (Show footage to the nearest lease or unit boundary line.)





NOTE: In all cases locate the spot of the proposed drilling locaton.

2475 ft.

In plotting the proposed location of the well, you must show:

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1023326

Form CDP-1
April 2004
Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:			
Operator Address:						
Contact Person:			Phone Number:			
Lease Name & Well No.:			Pit Location (QQQQ):			
Type of Pit: Emergency Pit Burn Pit Settling Pit Drilling Pit Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled) Is the pit located in a Sensitive Ground Water Is the bottom below ground level? Yes No Pit dimensions (all but working pits): Depth from If the pit is lined give a brief description of the material, thickness and installation procedure	Artificial Liner? Yes No Length (feet) om ground level to deepest point: liner Describe proce					
iner megnty, including any special monitoring.						
Distance to nearest water well within one-mile of pit		Depth to shallowest fresh waterfeet. Source of information:				
feet Depth of water wellfeet			redwell owner electric logKDWR			
Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease: Barrels of fluid produced daily: Does the slope from the tank battery allow all flow into the pit? Yes No Submitted Electronically		Drilling, Workover and Haul-Off Pits ONLY: Type of material utilized in drilling/workover: Number of working pits to be utilized: Abandonment procedure: Drill pits must be closed within 365 days of spud date.				
KCC OFFICE USE ONLY Steel Pit RFAC RFAS						
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection: Yes No			

63U (Rev. 1993)

OIL AND GAS LEASE

AGREEMENT, Made and entere	d into the <u>JII</u> day	of	December		2006	
by and between	VERNON A.	YARMER and ARL	ENE C. YARMER, hust	oand and wife	9	
whose mailing address isand	18018 Michaelis Rd., Russell. KS 67665 Samuel Gary Jr. & Associates, Inc			hereinafter	hereinafter called Lessor (whether one or more),	
	1670 Broadwa	y, Suite 3300, Denve	er, CO 80202		, hereinafter called Lessee:	
Lessor, in consideration ofacknowledged and of the royalties herein exploring by geophysical and other mean gas, water, other fluids, and air into subsucare of treat, manufacture, process, store and otherwise caring for its employees, the	provided and of the agrees s, prospecting drilling, min rface strata, laying pipe lin and transport said oil, liqu	one and operating for and pro- es, storing oil, building tanks, and hydrocarbons, gases and t	atained, hereby grants, leases and leaducing oil, liquid hydrocarbons, a power stations, telephone lines, and heir respective constituent product	ets exclusively unt all gases, and their and other structures	respective constituent products, injecting	
therein situated in County of wit:	Rush	State of	Kansas		described as follows to-	
SEE EXHIBIT "A"	ATTACHED HE	RETO AND MADE	A PART HEREOF FOR	R PROPERTY	Y DESCRIPTION.	
In Section 26 Town accretions thereto.	ship 16 Sou	th Range	16 West and contain	ining16	0.00 acres, more or less, and all	
Subject to the provisions herein a liquid hydrocarbons, gas or other pursuant to the provisions hereof	respective constituent bro	remain in force for a term of oducts, or any of them, is pro	Three (3) years from this duced from said land or land pool	s date (called "printed therewith or the	mary term") and as long thereafter as oil, is lease is otherwise maintained in effect	

In consideration of the premises the said lessee covenants and agrees:

1st. To deliver to the credit of Lessor, free of cost, in the pipe line to which Lessee may connect wells on said land, the equal one-eighth (1/8) part of all oil produced and saved from the leased premises.

2nd. To pay Lessor for gas, (including casinghead gas) of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (1/8), at the market price at the well, (but, as to gas sold by Lessee, in no event more than one-eighth (1/8) of the net proceeds received by Lessee from such sales, such net proceeds to be less a proportionate part of the production, severance, or other excise taxes and the cost incurred by Lessee in delivering, treating for the removal of nitrogen, helium or other impurities in made monthly.

This lease may be maintained during the primary term hereof without further payment or drilling operations. If at the expiration of the primary term of this lease, oil or gas is not being produced on the leased premises or on acreage pooled or unitized therewith but Lessee is then engaged in drilling, reworking operations thereon, then this lease shall continue in force so long as operations are being continuously prosecuted on the leased premises or on acreage pooled or unitized therewith; and operations shall be considered to be continuously prosecuted if not more than one hundred and twenty (120) days shall elapse between the completion or abandonment of one well and the beginning of operations for the drilling of a subsequent well. If after discovery of oil or gas on the leased premises or on acreage pooled or unitized therewith, the production should cease from any cause after the primary term of this lease, oil or gas shall be discovered and produced as a result of such operations, this lease shall continue in full force and effect so long as oil or gas is produced from the leased premises or on acreage pooled or unitized therewith.

If after the primary term one or more wells on the lease premises or lands pooled or unitized therewith are capable of producing oil or gas or other substances covered hereby, but such well or wells are either shut in or production therefrom is not being sold by Lessee, such well or wells shall nevertheless be deemed to be producing for the purpose of maintaining the lease. If for a period of ninety (90) consecutive days such well or wells are shut in or production therefrom is not sold by Lessee, the Lessee shall pay an aggregate shut-in royalty of One Dollar (\$1.00) per acre then covered by this lease, such payment to be made to Lessor on or before the anniversary date of this lease next ensuing after the expiration of the said ninety (90) day period and thereafter on or before each anniversary date of this lease while the well or wells are shut in or production therefrom is not being sold by Lessee; provided that if this lease is in its primary term or otherwise being maintained by operations, or if production is being sold by Lessee from another well on the leased premises or lands pooled or unitized therewith, no shut-in royalty shall be due until the end of the next following anniversary date of this lease that cessation of such operations or production occurs, as the case may be. Lessee's failure to properly pay shut-in royalty shall render Lessee liable for the amount due, but shall not operate to terminate this lease.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties (including any shut-in royalties) herein provided for shall be paid the said lessor only in the proportion which lessor's interest bears to the whole and undivided fee.

Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor.

When requested by lessor, lessee shall bury lessee's pipe lines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor

Lessee shall pay for damages caused by lessee's operations to growing crops on said land.

Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation, including restrictions on the drilling and production of wells, and regulation of the price or transportation of oil, gas or other substance covered hereby. When drilling, reworking, production or other operations or obligations under this lease are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by an act of God, strike, lockout, or other industrial disturbance, act of the public enemy, war, blockade, public rot, lightening, fire, storm, flood or other act of nature, explosion, governmental action, governmental delay, restraint or inaction, or by inability to obtain a satisfactory market for production, or failure of purchasers or carriers to act of the kind specifically enumerated above or otherwise, which is not reasonably within control of Lessee, this lease shall not terminate because of such prevention or delay, and, at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any provision or implied covenants of this lease when drilling, production, or other operations are so prevented or delayed.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein.

Lessee, at its option, is hereby given the right and power to pool, unitize or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity thereof, when in lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling or unitization to be of tracts contiguous to one another and to be into a unit or units not exceeding 40 acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identifying and describing the pooled or unitized acreage. The entire acreage so pooled or unitized into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is found on the pooled or unitized acreage, it had be retarded as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalties elsewhere herein specified, lessor shall be treated as if production is found on the probled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled or unitized in the particular unit involved.

This lease may be signed in any number or numbers of counterparts and shall be effective as to each Lessor on execution hereof as to his or her interest and shall be binding on those signing, notwithstanding some of the Lessors above named who may not have joined in the execution hereof. The word "Lessor" as used in this lease shall mean the party or parties who execute this lease as Lessor, although not named above.

Lessee shall have the exclusive right to explore the land herein described by geological, geophysical or other methods, whether similar to those herein specified or not and whether now known or not, including the drilling of holes, use of torsion balance, seismograph explosions, magnetometer, or other geophysical or geological instruments, tests or procedures, for the purpose of securing geological and geophysical information. All information obtained by Lessee as a result of such activity shall be the exclusive property of Lessee, and Lessee may disseminate or sell such information without Lessor's consent. Lessor and Lessee herein agree that a portion of the consideration paid herein is for advance payment of usual and customary damages associated with seismograph operations (ie: tire tracks in the wheat, pasture or field, road use, compaction etc.) If any extraordinary damages should occur, at Lessor's discretion, Lessor or its tenant (if Lessor has a tenant) will be compensated accordingly, or Lessee may elect to repair the damages in lieu of compensation.

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL TERMS AND PROVISIONS.

IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written.

Vernon a Jarmer

Colone C. Yarmer

ARLENE C. YARMER

63U (Rev. 1993)

OIL AND GAS LEASE

by and between		BIT "A" ATTACHE ND ADDRESSES				
whose mailing address isand	Sami	iel Gary Jr. & Assoc	ciates, Inc		hereinafter called L	essor (whether one or more),
	1670	Broadway, Suite 33	00, Denver, C	O 80202		,hereinafter called Lessee:
Lessor, in consideration of acknowledged and of the royalties exploring by geophysical and other gas, water, other fluids, and air into care of treat, manufacture, process and otherwise caring for its employ	r means, prospecting drilling, mi o subsurface strata, laying pipe li , store and transport said oil, liq	ements of the lessee herein coming and operating for and places, storing oil, building tank uid hydrocarbons, gases and	ontained, hereby gra roducing oil, liquid as, power stations, to their respective co	ants, leases and lets exclusions, all gases, elephone lines, and other instituent products and other	and their respective c structures and things t	the purpose of investigating, onstituent products, injecting thereon to produce, save, take
therein situated in County of	Rush	State of		Kansas		described as follows to-
wit:	r "A" ATTACHED III	EDETO AND MAD	C A DADTIII	EDECE EOD DDO	DEDTY DESC	DIDTION
	"A" ATTACHED HE					
In Section 26 accretions thereto.	Township 16 So	UIII Range	10 West	and containing	100.00	_ acres, more or less, and all
pursuant to the provisions	herein contained, this lease shall or other respective constituent pr hereof.		f Three (3) roduced from said I	_years from this date (cand or land pooled there	called "primary term") with or this lease is o	and as long thereafter as oil, therwise maintained in effect
1st. To deliver to the cred	it of Lessor, free of cost, in the p		y connect wells on	said land, the equal one-	eighth (1/8) part of all	oil produced and saved from
the leased premises.	s (including escinghand and) -f-	whatspever nature or laind	oduced and cold c-	used off the pramises	used in the manufacts	are of any products therefrom
2nd. To pay Lessor for ga one-eighth (1/8), at the market prict to be less a proportionate part of the the gas, processing, compressing, made monthly.	or otherwise making any such g	as merchantable) for the gas	s sold, used off the	premises, or in the manu	e removal of nitrogen facture of products th	erefrom, said payments to be
This lease may be maintain produced on the leased premises of as operations are being continuous than one hundred and twenty (12 discovery of oil or gas on the least-lessee commences additional drill foil or gas shall be discovered a acreage pooled or unitized therew.						
If after the primary term well or wells are either shut in or for a period of ninety (90) consect per acre then covered by this least thereafter on or before each anniv or otherwise being maintained by due until the end of the next follo shall render Lessee liable for the a	one or more wells on the lease production therefrom is not being titive days such well or wells are e, such payment to be made to I ersary date of this lease while the operations, or if production is be wing anniversary date of this lease mount due, but shall not operate	remises or lands pooled or ur g sold by Lessee, such well of shut in or production therefic essor on or before the annive well or wells are shut in or ing sold by Lessee from ano se that cessation of such ope- to terminate this lease.	ntized therewith are wells shall neverth om is not sold by Lorersary date of this production therefron ther well on the least rations or production	capable of producing oil neless be deemed to be pressee, the Lessee shall pa lease next ensuing after to n is not being sold by Le ted premises or lands poon n occurs, as the case may	or gas or other substa- oducing for the purpo y an aggregate shut-in he expiration of the s- ssee; provided that if ' sled or unitized therew be. Lessee's failure	nnces covered hereby, but such se of maintaining the lease. I, royalty of One Dollar (\$1.00 aid ninety (90) day period and this lease is in its primary term rith, no shut-in royalty shall be to properly pay shut-in royalty
If said lessor owns a less for shall be paid the said lessor on	interest in the above described la	and than the entire and undiv	ided fee simple esta	te therein, then the royalt	ties (including any shu	nt-in royalties) herein provided
	at to use, free of cost, gas, oil and			on thereon, except water	from the wells of less	or.
	r, lessee shall bury lessee's pipe		10 E			
	earer than 200 feet to the house of ages caused by lessee's operation			isent of lessor.		
	ages caused by lessee's operation at at any time to remove all mach			ding the right to draw and	d remove casing.	
If the estate of either pa administrators, successors or assi a written transfer or assignment portions arising subsequent to the	arty hereto is assigned, and the gns, but no change in the owners or a true copy thereof. In case le	privilege of assigning in wh	ole or in part is ex	pressly allowed, the cov	enants hereof shall en	stend to their heirs, executors lessee has been furnished with pect to the assigned portion of
Lessee may at any time of lease as to such portion or portion	execute and deliver to lessor or n	lace of record a release or rel	eases covering any	portion or portions of the	above described pren	nises and thereby surrender thi
and to such portion or portion in part, nor lessee held liable in crestrictions on the drilling and properations or obligations under telectricity, fuel, access or easem other act of nature, explosion, go take or transport such production terminate because of such preverprovision or implied covenants of	ovenants of this lease shall be su	biect to all Federal and State	Laws, Executive O	rders, Rules or Regulation the failure is the result of, her substance covered he by inability to obtain necessary to the public enemy, war, tain a satisfactory market therwise, which is not retail be added to the term yed.	ns, and this lease shall any such Law, Order reby. When drilling, seesary permits, equip clockade, public riot, it for production, or fai asonably within contro- hereof. Lessee shall	I not be terminated, in whole of Regulation, includin reworking, production or other ment, services, material, water lightening, fire, storm, flood olure of purchasers or carriers to of Lessee, this lease shall not not be liable for breach of an
Lessor hereby warrants mortgages, taxes or other liens o themselves and their heirs, succ homestead may in any way affec	and agrees to defend the title to n the above described lands, in the essors and assigns, hereby surrout the purposes for which this leas	the lands herein described, he event of default of payme ender and release all right of e is made, as recited herein.	and agrees that the nt by lessor, and be of dower and home	subrogated to the rights of stead in the premises de	of the holder thereof, scribed herein, in so	and the undersigned lessors, for far as said right of dower an
Lessee, at its option, is immediate vicinity thereof, wher gas or other minerals in and unde 40 acres each in the event of and the county in which the land her be treated, for all purposes excesshall be treated as if production is shall receive on production from basis bears to the total acreage sc	hereby given the right and power in lessee's judgment it is necesser and that may be produced from oil well, or into a unit or units not ein leased is situated an instrument the payment of royalties on pis had from this lease, whether the aunit so receled only such north.	er to pool, unitize or combinary or advisable to do so in a said premises, such pooling to exceeding 640 acres each i ant identifying and describing oduction from the pooled une well or wells be located on of the royalty stipulated	n the event of a gas g the pooled or unit	well. Lessee shall executed acreage. The entire a	ate in writing and reco	rd in the conveyance records of unitized into a tract or unit sha
This lease may be signing notwithstanding some of execute this lease as Lessor, alth	ed in any number or numbers of of the Lessors above named who	counterparts and shall be efformay not have joined in the	execution nervor.			
known or not, including the drill of securing geological and geop sell such information without I associated with seismograph op	ill be compensated accordingly,	ation obtained by Lessee as essee herein agree that a po eat, pasture or field, road use or Lessee may elect to repair	a result of such action of the consider, compaction etc.) the damages in lieu	vity shall be the exclusive eration paid herein is for if any extraordinary dame of compensation.	r advance payment of ages should occur, at	and Lessee may disseminate f usual and customary damag Lessor's discretion, Lessor or
SEE EXHIBIT "A"	ATTACHED HERETO	O AND MADE A PA	ART HEREO	F FOR ADDITIO	NAL TERMS	AND PKOVISIONS.
IN WITNESS WHEREOF, the	undersigned execute this instrum	ent as of the day and year fir	St above written. BRIAN A. MAI	ra. Mar	ili	
		7	Timothy P. M	ra Maier Maier		

EXHIBIT "A"

Attached to and made a part of that Certain Oil and Gas Lease dated July 27, 2006, by and between, BRIAN A. MAIER, et al, as Lessor, and SAMUEL GARY, JR. & ASSOCIATES, INC., as Lessee.

LESSORS NAMES AND ADDRESSES:

BRIAN A. MAIER, husband of Janelle Maier, herein dealing with his separate property, whose address is RR 1 Box 97C, Otis, Kansas 67565;

TIMOTHY P. MAIER, husband of Stephanie Maier, herein dealing with his separate property, whose address is 525 NW 190th Rd., Hoisington, Kansas 67544.

PROPERTY DESCRIPTION:

TOWNSHIP 16 SOUTH - RANGE 16 WEST

SECTION 26:

That certain tract or parcel of land estimated to contain <u>160.00</u> acres, more or less, and being described as the Southwest Quarter(SW/4) of Section 26, Township 16 South, Range 16 West, Rush-County, Kansas.

It is the intention of this lease to cover and include any mineral interest which the Lessor may own in and to the above described tract, including streets, roads, canals, drainage ditches, rights of way or other servitudes, including, but not limited to, any reversionary interest which Lessor may acquire in the same, by prescription of nonuse.

ADDITIONAL TERMS AND PROVISIONS:

- 1. The provisions of this **EXHIBIT "A"** shall control and supersede the terms of the attached oil and gas lease when such terms conflict.
- 2. Lessee shall pay all damages, caused by Lessee's operations hereunder to crops, including grass, and restore as nearly as practical, said premises to the same conditions and contour as previously existed, upon termination of this lease.
- 3. Lessee agrees herein to bury all pipelines to a depth below ordinary plow depth, and in no case shall any such pipeline constructed herein be buried less than thirty-six (36) inches.
- 4. Lessee is hereby granted the option to extend the primary term of this lease for an additional two (2) years from the expiration of the original primary term. This option may be exercised by Lessee, in total, on or before the expiration date of lease by paying and delivering to Lessor at the above address, the sum of \$12 per acre covered by the lease. In the event Lessee exercises this option, Lessee must renew all acreage covered by this lease. Should this option be exercised as herein provided, it shall be considered for all purposes as though this lease originally provided for a term of five (5) years.